





UNITED STATES PATENT	AND TRADEMARK C	Frice	U	Commis mited Steres Pr	stoner for Patents, Box PC atont and Tradomark Offic Weshington, D.C. 202	
	PIRST NAMED APPLICANT			ATTY, DOCKET NO.		
U.S. APPLICATION NO.	TON NO.		K	10032.00		
09/787496	101	ION I		INTERNATIONAL APPLICATION NO.		
			PC	CT/AU89/0	0791	
DORSEY & WHITNEY, LLP SUITE 4700			۱.	,		
370 SEVENTEENTH STREET			(We sering)		PRIORITY DATE	
DENVER, GO 80202 5847			17 SEP	99	18 SEP 98	
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NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED						
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SOUNCE PARTIE NATIONAL PROFESSION. Translation of the international application into English. Translation of Article 19 amendments into English.						
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Priority Document		•				
The International Preliminary Examination Report in English and its America, if any. Translation of Annexes to the International Preliminary Examination Report into English.						
Translation of Annexe	s to the international	Preliminary Pranius	tou Kehoki mm 13	TŘTP/1-		
2. Applicant has requested carl	v processing under 3	5 U.S.C. 371(I) but ha	s not filed the foll	owing indic	ated ficins and/or	
A. Indianted frome in personal 3	helow. The Hasic N	MORST LCC and me cof	y of the internation	waj a bbica t	ion must be filed	
prior to 20 or 30 months from the	DETOLITÀ OTTE LO STANTO	apsudonment. A Copy of the interna-				
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3. The following items MUST bo	furnished within the	period ser forth below	in order to comb	ete the requ	irements for	
acceptance under 35 U.S.C. 371:						
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Translation. b. Processing fee for providing the translation of the application and/or the Annexes later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)).						
- A						
(x) c. Oath of decisions or the inventors, in companional application number and international filing date). A the application (preferably by the International application number and international filing date). A surcharge will be required if submitted later than the appropriate 20 or 30 months from the priority.						
		not comply with 37 C				
Lai or Outeparke for but ingicated on th	widing the oath of de	claration later than the	appropriate 20 or	30 months	from the	
priority date (3	7 CFR 1.492(e)).	,	vier including an	v remired t	mitinie dependent	
priority date (37 CFR 1.492(e)). 4. Additional claim fees of \$ as a large entity small entity, including any required multiple dependent claim fees are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are						
claim fee, are required. Application (37 CFR 1.492(g)). See alta	ni musi suomi tue au ,ched PTO-875.	IIIIOIBI CIIIII 2445				
5. Applicant has not submitte	4-4	oce Reting constant to :	37 CFR 1.821-1.8	25. Scc at	esched	
5. Applicant has not submitted PCT/DO/EO/920.	a the reducer sedam	bot transfer burn.	•			
		AND S AROVE MI	ET BE SURMIT	TED WITH	IN TWO (2)	
ALL OF THE ITEMS SET FO MONTHS FROM THE DATE	OF THIS NOTICE	OR BY 22 OR 32 M	ONTHE (where	7 CFR 1.49)S applies) FROM	
THE PRINCIPLE DATE ROR	THE APPLICATION	d' Millemanne	LATER. FAIL)RE TO PA	CIPERLY	
RESPOND WILL RESULT IF	WRYLDOM MENT	1				
The time period set above may l						
	translation of the An	nexes MUST be subm	ined no later than	the time per	riod set above or the	
6. If box 3a or 3c is checked, a Annexes will be cancelled. A p	cocessing fee will be	required if submitted l	ater than 20 or 30	monilis Iros nocorriste 2	0 (37 CFR 1.494(d))	
7. The Article 19 antenous	To all cambeller sur-		Incomer of me a	Phr chrone a	• (====================================	
of 30 (37 CFR 1.495(d)) month	a most the femalia or	.			iled to the	
Applicant is reminded that any address given in the heading an	4 <i>स</i> प्टांसक्ट लंड ೧.၁. औ	hiremon 10. —		•		
A control	at this notice	MUST be return	ed with this	response	<u>.</u>	
Enclosed: PCT/DO/EO/91	7 ┌┐Not	ICC Of Defendance Harris	lation			
PTO-875	D PCT	MDO/BO/920	ANITA D. JOI	HNSON		
_	ah 2001)	Tele	phone: 703-305-		_	
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